

1 [COUNSEL LISTED ON SIGNATURE PAGE]
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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

10 LASER DESIGN INTERNATIONAL, LLC and
11 NORWOOD OPERATING COMPANY,
12 Plaintiffs,
13 v.
14 BJ CRYSTAL, INC., a California corporation;
15 CRYSTAL MAGIC, INC., a Florida
corporation; U.C. LASER, INC., a New Jersey
corporation; VITRO LASER GROUP U.S.A.,
16 INC., a Nevada corporation; JIMAC
MARKETING, INC., a Canadian corporation;
CONCORD INDUSTRIES, INC., a Connecticut
corporation; CERION GMBH, a German limited
liability company; CRYSTAL CAPTURE INC.,
17 a Texas corporation; CRYSTAL CAPTURE
INTERNATIONAL, LLC, a Nevada limited
liability company; G.W. PARTNERS
18 INTERNATIONAL, INC., a California
corporation; VITRO LASER GMBH, a German
limited liability company; VITRO
19 INTERNATIONAL, LLC, a Nevada limited
liability company; VITRO USA, LLC, a Nevada
limited liability company; MERITAGE
20 GRAPHICS, INC., a Nevada corporation;
CRYSTAL LASER CONCEPTS, LTD., a
Nevada limited liability company; 3DLI, Inc., a
21 Nevada corporation; ART GOLDMAN; SCOTT
STANKO; OTHMAR VAN DAM; and DOES
22 1-19,
23 Defendants.

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26 AND RELATED COUNTERCLAIMS
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Lead Case No. C 03-1179 JSW (MEJ)
Consolidated with No. C 03-3905 JSW

**STIPULATION AND [PROPOSED]
ORDER EXTENDING TIME TO TAKE
DEPOSITION OF THIRD-PARTY
WITNESS**

1 Plaintiffs, Laser Design International, LLC and Norwood Operating Company
 2 (“Plaintiffs”), and Defendants, BJ Crystal, Inc., Crystal Magic, Inc., Crystal Capture, Inc., Jimac
 3 Marketing, Inc., Cerion GmbH, Concord Industries, Inc., and Vitro Laser GmbH (“Defendants”),
 4 by their undersigned counsel, hereby submit the following Stipulation Extending Time To Take
 5 Deposition of Third-Party Witness. By and through counsel, Plaintiffs and Defendants stipulate
 6 as follows:

7 1. During a deposition on March 1, 2006, a certain third-party witness – Jack Williams –
 8 was identified as a person who may have knowledge of relevant facts.

9 2. Plaintiffs wish to take this person’s deposition during the month of March 2006, prior
 10 to this case’s discovery cut-off date (March 31, 2006).

11 3. However, the witness has asserted that his work schedule makes it difficult to appear
 12 for deposition in that month and has requested a modest extension of time, asking that the
 13 deposition take place the week of April 3 through April 7, 2006.

14 4. Accordingly, for the convenience of a third-party witness, the undersigned hereby
 15 stipulate that the deposition of Mr. Williams may occur during the week of April 3, 2006.

16 Dated: March 7, 2006

17 COOLEY GODWARD LLP

18 By: _____ /s/
 19 Brian E. Mitchell
 20 Attorneys for Plaintiffs
 21 Laser Design International, LLC
 22 and Norwood Operating Company

23 Dated: March 7, 2006

24 PERKINS COIE LLP

25 By: _____ /s/
 26 Scott Eads
 27 Attorneys for Defendants
 28 BJ Crystal, Inc., Crystal Magic, Inc., Crystal
 Capture, Inc., Jimac Marketing, Inc., Cerion
 GmbH, Concord Industries, Inc., and Vitro
 Laser GmbH

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2 PURSUANT TO STIPULATION, IT IS SO ORDERED.

3 Dated: March 28, 2006

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5 By:

6 HONORABLE JEFFREY S. WHITE
United States District Judge



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